1 2 3 4 5 6 7 8 9	Timothy M. Reynolds (Pro Hac Vice) timothy.reynolds@bryancave.com Jonathan G. Fetterly (CA State Bar No. 22 jon.fetterly@bryancave.com Louise D. Nutt (CA State Bar No. 273130) BRYAN CAVE LLP 120 Broadway, Suite 300 Santa Monica, CA 90401-2386 T: 310-576-2100/F: 310-576-2200 Attorneys for Plaintiff The Richard Dawkins Foundation for Reason and Science Alan Abrams, Esq. (SBN: 75637) Charles M. Coate, Esq. (SBN: 140404)	•
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15	Attorneys for Defendant	
16	Upper Branch Productions, Inc.	
17	UNITED STATES DISTRICT COURT	
18	CENTRAL DISTRICT OF CALIFORNIA - WESTERN DIVISION	
19		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
20	THE RICHARD DAWKINS	Case No.: CV-12-10694 MWF (RZX)
21	FOUNDATION FOR REASON AND	CV-12-8789 MWF (RZx) (RELATED
22	SCIENCE, a Delaware non-profit corporation,	CASE)
23 24	Dlaintiff	Hon. Michael W. Fitzgerald
25	Plaintiff,	STIPULATION FOR DISMISSAL
26	V.	WITH PREJUDICE
27	UPPER BRANCH PRODUCTIONS,	
28	INC., a California corporation, Defendant.	

1 Plaintiff The Richard Dawkins Foundation for Reason and Science ("Plaintiff") 2 and Defendant Upper Branch Productions, Inc. ("Defendant") (collectively, the 3 "Parties") hereby stipulate as follows: 4 Pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii), the Parties jointly stipulate to the dismissal of this case in its entirety, with prejudice, with each Party to 5 bear fully all of its own costs, expenses, and attorney's fees. 6 7 It is so stipulated. 8 Dated: May 17, 2013 9 **BRYAN CAVE LLP** 10 11 By: /s/ Jonathan G. Fetterly Timothy M. Reynolds 12 Jonathan G. Fetterly 13 Louise B. Nutt 14 Attorneys for Plaintiff 15 16 Dated: May 17, COSTA ABRAMS & COATE LLP 17 18 By: /s/ Charles M. Coate 19 Alan Abrams Charles M. Coate 20 Attorneys for Defendant 21 22 Pursuant to Local Rule 5-4.3.4(a)(2)(i), the filer, Jonathan G. Fetterly, attests 23 that all other signatories listed, and on whose behalf the filing is submitted, concur in 24 the filing's content and have authorized the filing. 25 26 27 28

STIPULATION FOR DISMISSAL WITH PREJUDICE